

Message

From: Cashmere, Jason [cashmere.jason@epa.gov]
Sent: 10/18/2017 4:39:05 PM
To: Stanuch, Terry [stanuch.terry@epa.gov]
CC: Wolfe, Stephen [wolfe.stephen@epa.gov]
Subject: FW: Warren Steel NOVs

Hi Terry,

FYI, please see my question below addressed to Frank and his response. Should I remove the reference to the PMP and Copperweld from the Action Memo & AR?

- OEPA performed, and continues to perform, ~~Pproperty Mmanagement~~ as outlined in the Copperweld Property Management Plan (AR #18).

OEPA continues operate the on-Site waste water treatment plant to address ongoing remedial issues with the ~~on-Ssite~~ landfills and lagoons pursuant to under the Copperweld Property Management Plan (AR #18), and - OEPA will continue ongoing compliance and enforcement activities associated with these activities-site (AR #24).

Thanks,

Jason R. Cashmere
 On-Scene Coordinator
 Emergency Response Branch
 USEPA Region 5

25063 Center Ridge Road, ME-W
 Westlake, Ohio 44145
 440.250.1703 Direct
 440.250.1750 Fax



From: Frank.Zingales@epa.ohio.gov [mailto:Frank.Zingales@epa.ohio.gov]
Sent: Wednesday, October 18, 2017 08:42
To: Cashmere, Jason <cashmere.jason@epa.gov>
Subject: RE: Warren Steel NOVs

Jason – The Copperweld Property Management Plan (PMP) is directed towards the former Copperweld landfills (EAF and Rubbish) and the pickle liquor lagoons management. There is a distinction between the Warren Steel Holdings and Copperweld sites. The Copperweld site work involves the on-going remedial issues associated with the landfills and lagoons. Ohio EPA's TCRA request is for the Warren Steel Holdings site.

From: Cashmere, Jason [mailto:cashmere.jason@epa.gov]
Sent: Wednesday, October 18, 2017 7:52 AM

To: Zingales, Frank <Frank.Zingales@epa.ohio.gov>

Subject: RE: Warren Steel NOVs

Thanks Frank, and is OEPA continuing any actions as called out in the PMP at the site currently?

Jason R. Cashmere
On-Scene Coordinator
Emergency Response Branch
USEPA Region 5

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From: Frank.Zingales@epa.ohio.gov [<mailto:Frank.Zingales@epa.ohio.gov>]

Sent: Wednesday, October 18, 2017 07:44

To: Cashmere, Jason <cashmere.jason@epa.gov>

Subject: RE: Warren Steel NOVs

Jason:

Ohio EPA issued a NOV for RCRA violations dated 1/12/16 for inspections beginning in August 2015. Ohio EPA received no response to the NOV.

U.S. EPA Region 5 issued the 1/21/16 NOV for RCRA violations. The contact person on the NOV is Jamie Paulin, 312-886-1771.

Thanks, Frank

Frank Zingales, Environmental Specialist
Ohio EPA | Hazardous Waste Program - Division of Environmental Response and Revitalization
Northeast District Office
2110 E. Aurora Road
Twinsburg, OH 44087
P: (330) 963-1108
F: (330) 487-0769

From: Cashmere, Jason [<mailto:cashmere.jason@epa.gov>]

Sent: Tuesday, October 17, 2017 1:23 PM

To: Zingales, Frank <Frank.Zingales@epa.ohio.gov>

Subject: Warren Steel NOVs

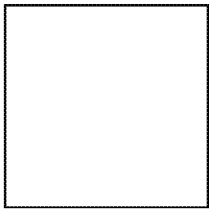
Hi Frank,

I have a quick question on Warren Steel, there was an NOV issued by OEPA on Jan. 12, 2016 and again on Jan. 21, 2016 – do you know the outcome of these NOVs? It looks like one was issued as a result of a RCRA violation and the other as a result of a complaint investigation.

Thanks,

Jason R. Cashmere
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